

UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF UTAH  
CENTRAL DIVISION

Judge: Robert J. Shelby

FILED  
U.S. DISTRICT COURT

2018 SEP -7 1 2:04

DISTRICT OF UTAH

BY: DEPUTY CLERK

UNITED STATES OF AMERICA,  
Plaintiff,

v.

PAUL KENNETH CROMAR, and  
BARBARA ANN CROMAR, et al.  
Defendants.

CASE NO.:

2:17-cv-01223-RJS

DEFENDANTS'  
NOTICE OF INTERLOCUTORY  
APPEAL

**DEFENDANTS' NOTICE OF INTERLOCUTORY APPEAL**

Notice is hereby given that Paul Kenneth: Cromar and Barbara Ann: Cromar, *pro se, en pauperis*, Defendants/Appellants in the above captioned action in the district court, hereby files this interlocutory appeal to the U.S. 10th Circuit Court of Appeals, of the Orders of the district court issued on July 12<sup>th</sup>, 2018 and August 28<sup>th</sup>, 2018, because the district court's Orders fail to identify as required by *due process* at law, the **specific constitutional foundations** for the alleged *subject-matter jurisdiction* of the district court over the entire civil action; - and the alleged *personal jurisdiction* of the court over the defendant's *person*.

In its appealed Order, the district court vaguely asserts a *jurisdiction* of the court over the action under statutes alone, but refuses to specifically disclose

for the defendants, or even identify on the record of the action, the **specific constitutional foundations** for that alleged *jurisdiction*.

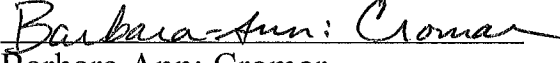
This is therefore an interlocutory appeal of a *defective* and *erroneous* Order of the district court (issued by Judge Robert J. Shelby) that fails to properly establish or specifically identify on the record of the action in the court, either the **specific** constitutional elements of the *subject-matter jurisdiction* of the court over the civil action, or the *personal jurisdiction* of the court over the defendants and the attempt to steal their home, liberty and property.

*Jurisdiction* of the district court, over both the entire civil action and the defendant's *person*, is *lacking* under Article I, Section 8, clauses 1 and 18 of the U.S. Constitution.

Respectfully submitted this 7th day of September 2018.

  
by Paul Kenneth: Cromar  
Paul Kenneth: Cromar  
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And

  
Barbara Ann: Cromar  
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September 7, 2018

**CERTIFICATE OF SERVICE**

I, Paul Kenneth: Cromar and Barbara Ann: Cromar, certify that a true copy of the attached *Notice of Interlocutory Appeal and Motion to Certify the Question on Appeal* has been served via Certified Mail, or as otherwise noted via mail or email to the following:

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Washington, D.C. 20044

Certified Mail #7018 0680 0001 1811 1900

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